

# UNITED STATES DEPARTMENT OF COMMERCE

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APPLICATION NO.	FILING DATE	FIRST NAM	ED INVENTOR		ATTORNEY DOCKET NO.
09/214.971	01/15/99	VALENTE		G	30966.13USWO
_		IM62/0313	. –		EXAMINER
OPPENHEIMER	WOLFE & DO			CHEVAL	IER,A
2029 CENTURY	Y PARK EAST			ART UNIT	PAPER NUMBER
38TH FLOOR LOS ANGELES	CA 90067-3	024		1772	13
				DATE MAILED	: 03/13/01

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trad marks

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A SHORTENED STATUTORY PERIOD THE MAILING DATE OF THIS COMMU!  - Extensions of time may be available under the provision after SIX (6) MONTHS from the mailing date of this cone of the period for reply specified above is less than thirty of the No period for reply is specified above, the maximum failure to reply within the set or extended period for reply any reply received by the Office later than three months earned patent term adjustment. See 37 CFR 1.704(b).	ons of 37 C mmunication (30) days, statutory poly will, by	CFR tion s, a i	R 1	R 1 re	replication	1 report	l 1. ep	1. ep	1.1	.1 pl	13 oly	y v	6 ( wit	(a). ithii app	). Ir in th	n r he ar	no s nd	e tai	ver tute	nt, ory ex	ho / m pir	owe ninin re Si	ver nui IX	r, n m (6)	nay of to Mo	a r	eply (30 THS	be () c () fro	e tir ay:	nely s wi	y fil ill b ma	led be c	con:	ısid dat	te d	of th	time nis	ely. con	nmı	uni	ca	itio	n.								
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2a) ☐ This action is <b>FINAL</b> .	2b)⊠																						al.																												
3) Since this application is in condition closed in accordance with the practice.	on for a	allo	OM	)\A	114	١٨/	۱۸/	۸/:	V2	/2	a	an	10	ے	۵.	except for formal matters, prosecution as to the merits is rte Quayle, 1935 C.D. 11, 453 O.G. 213.																																			
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4) Claim(s) 5-23 is/are pending in the	applic	ati	tic	io	0	0	S	ונ	r	r	1.																																								
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5) Claim(s) is/are allowed.																							-																												
6) Claim(s) is/are rejected.																																																			
7) Claim(s) is/are objected to.																																																			
8) Claims <u>5-23</u> are subject to restricti	on and	1/01	r	r i	۲,	٠,	f	E	e	Э	اد	е	.C	tic	on	re	e	qι	uir	е	m	en	t.																					•							
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Attachment(s)																																																			
<ul> <li>15) Notice of References Cited (PTO-892)</li> <li>16) Notice of Draftsperson's Patent Drawing Review (P</li> <li>17) Information Disclosure Statement(s) (PTO-1449) P</li> <li>S. Patent and Tradomest Office.</li> </ul>	'TO-948) 'aper No(	) (s)	) _	_		_	_	_	_	_	_		_	·				1	B) 9) 0)	בַ	Ţ	int No Oti	otic	ce	ew of	Su Info	mm orm	ar al	y ( Pa	⊃†( ten	)-4 t A	41: \pr	3) l	Pa :ati	ipe ior	er N n (F	)o/	s). )-1	<u>—</u> 52)	<del></del>		-									

U.S. Patent and Trademark Office PTO-326 (Rev. 01-01) Application/Control Number: 09/214,971

Art Unit: 1772

## **DETAILED ACTION**

### Election/Restrictions

1. Restriction is required under 35 U.S.C. 121 and 372.

This application contains the following inventions or groups of inventions which are not so linked as to form a single general inventive concept under PCT Rule 13.1.

In accordance with 37 CFR 1.499, applicant is required, in response to this action, to elect a single invention to which the claims must be restricted.

Group I, claim(s) 5-7, 10-12, 15-17, and 20-23, drawn to a composite material.

Group II, claim(s) 8-9, 13-14, and 18-19, drawn to a method of using a composite material.

- 2. The inventions listed as Groups I and II do not relate to a single general inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, they lack the same or corresponding special technical features for the following reasons: the method of using, claimed in Group II, can use with other types of materials beside regenerated leather material such as cellulose, wood, felt, etc..
- 3. A telephone call was made to Charles Berman (29,249) on March 9, 2001 to request an oral election to the above restriction requirement, but did not result in an election being made.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

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### Conclusion

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Alicia Chevalier whose telephone number is (703) 305-1139. The Examiner can normally be reached on Monday through Thursday from 8:00 a.m. to 5:00 p.m. The Examiner can also be reached on alternate Fridays

If attempts to reach the Examiner are unsuccessful, the Examiner's supervisor, Harold Pyon can be reached by dialing (703) 308-4251. The fax phone number for the organization official non-final papers is (703) 305-5436. The fax number for after final papers is (703) 305-3599.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose phone number is (703) 308-0661.

ac

03/09/01

HAROLD PYON

UPERVISORY PATENT EXAMINER

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